

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE**

HEIDELBERG USA, INC.

Plaintiff,

v.

Civ. No. 07-601-\*\*\*

SCREENTONE SYSTEMS  
CORPORATION, ACACIA PATENT  
ACQUISITION CORPORATION,  
ACACIA RESEARCH CORPORATION,  
and PAUL S. SNYPP,

Defendants.

KONICA MINOLTA BUSINESS  
SOLUTIONS U.S.A., INC.,

Plaintiff,

v.

Civ. No. 07-602-GMS

SCREENTONE SYSTEMS  
CORPORATION, ACACIA PATENT  
ACQUISITION CORPORATION,  
ACACIA RESEARCH CORPORATION,  
and PAUL S. SNYPP,

Defendants.

**ORDER REGARDING REASSIGNMENT AND  
REFERENCE PURSUANT TO 28 U.S.C. § 636**

AND NOW this 26<sup>th</sup> day of Oct., 2007, it appearing that Civil Case No. 07-601-\*\*\*,

*Heidelberg USA, Inc. v. Screentone Systems Corp., et al.*, has been assigned to the vacant

judgeship and has been automatically referred to Magistrate Judge Leonard P. Stark on October

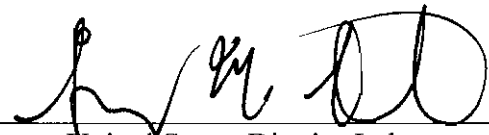
10, 2007, for all pretrial proceedings pursuant to 28 U.S.C. § 636;

AND FURTHER it appearing that Civil Case No. 07-602-GMS, *Konica Minolta Business Solutions U.S.A., Inc. v. Screentone Systems Corp., et al.*, has been assigned to Chief Judge Gregory M. Sleet and referred to Magistrate Judge Leonard P. Stark on October 10, 2007;

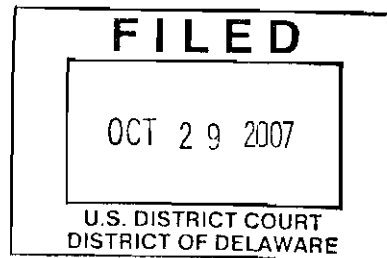
AND FURTHER it appearing that the above-captioned Civil Case Nos. 07-601-\*\*\* and 07-602-GMS are related cases;

IT IS HEREBY ORDERED that Civil Case No. 07-601-\*\*\* is reassigned to Chief Judge Gregory M. Sleet (and all parties shall include the initials of the Judge (GMS) after the case number on all documents filed); and

IT IS FURTHER HEREBY ORDERED that, consistent with 28 U.S.C. § 636(b), Magistrate Judge Stark shall conduct all proceedings in both actions (Civ. No. 07-601-GMS and Civ. No. 07-602-GMS), and hear and determine all motions,<sup>1</sup> through the pretrial conferences.<sup>2</sup>



United States District Judge



---

<sup>1</sup>Dispositive motions by report and recommendation; nondispositive motions by order (either written or issued from the bench).

<sup>2</sup>With respect to discovery disputes, the court's Electronic Discovery Default Standard and Default Standard for Access to Source Code shall continue to be applicable.